UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK	Y
LAURA CATALANO,	-A
Plaintiff,	ODDED.
-against-	ORDER CV 12-3438 (LDW)(ARL)
PHILLIPS & COHEN, LTD.,	
Defendant.	X
LINDSAY, Magistrate Judge:	
Before the court is the defendant's unopposits interrogatories, request for the production of deserved its requests on the plaintiff on October 15 Although counsel for the defendant has contacted provided no responses. Accordingly, the motion plaintiff shall respond to all outstanding discovery 36(a)(3), defendant's request for admissions are desepond. If the plaintiff fails to respond to the outstanding discovery and the plaintiff fails to r	and 16. The plaintiff failed to timely respond. I plaintiff's co-counsel, the plaintiff still has is granted. On or before December 21, 2012, the y requests. Additionally, by operation of Rule leemed admitted by virtue of plaintiff's failure to

SO ORDERED:

ARLENE R. LINDSAY

United States Magistrate Judge

the court will entertain a motion for sanctions.

Dated: Central Islip, New York

December 11, 2012